

# TAMMANY'S SOCIAL GRACES--SEE SUNDAY'S WORLD.

## LAST EDITION.

## HARRIS MUST DIE.

## Recorder Smyth Destroys His Last Hope.

## NO NEW TRIAL.

## Decision Rendered To-day in the Court of General Sessions.

## TO BE RESENTENCED.

## The Doomed Man's Only Chance Now Lies in Executive Clemency.

## HARRIS LEARNS HIS FATE

## The Grim Recorder's Words Excited Great Public Interest in This City.

Carlyle W. Harris is doomed to die. Recorder Smyth today died his decision during the motion of Harris's counsel for a new trial on the ground of newly discovered evidence. The decision of the Recorder is very long, covering every point of the case. It is spread over fifty-two pages of type-written legal cap and would fill five columns or more of "The Evening World."

Harris's only hope now for escape from the death chair is that the Governor may exercise clemency and commute the sentence to imprisonment for life.

The promise of the Recorder that his decision would be read with Clara Carroll, of the Court of General Sessions, to-day brought a throng of people to the brownstone court-house.

Thirty newspaper reporters waited in the clerk's office for the appearance of the document, and there was anxious expectancy on all faces.

Clerk Carroll and Deputy Clerk Welsh were sent for by Recorder Smyth at noon. They were closeted with him for over an hour, and at 1.15 they returned to the Clerk's office with the decision which Mr. Welsh read to the assembled reporters.

Lawyer Joseph Moss, for the firm of Howe & Hummel, counsel for Harris, waited with manifest nervousness for the announcement of the decision of the Recorder. He was frequently called to the telephone in the district Attorney's office by calls from the law office in Centre street in response to the repeated and hysterical demands of the distracted mother of Carlyle Harris for information.

The Recorder's Words.

In denying the motion the Recorder uses these terms:

"A careful examination of all the facts and circumstances established upon the trial of this case, as well as of the additional facts which have been presented upon this motion, by way of newly discovered evidence, leads me to the conclusion that if the defendant had produced the so-called newly discovered evidence, or so much of such evidence as could have been legally admitted upon the trial, it would not have changed the verdict, which was rendered against him."

"The motion, therefore, must be denied."

The Recorder recited at length the facts of the case. The arrest, conviction and sentence to death of Harris, the appeal to the Court of Appeals, and his decision affirming the conviction of Harris; then the appearance of William F. Howe before the Recorder, the trial Judge, asking for a stay of execution and a new trial on the ground of newly discovered evidence that Harris's numerous friends, was an habitual machine taker, and might have died by her own hand.

He quoted Judge Gray's remarks in an opinion delivered on the appeal of this case to the Court of Appeals. Judge Gray said:

"In determining this motion I must not only regard the facts stated in the moving papers and the papers read in opposition to the motion, but I must also take into consideration the testimony and proceedings had and taken upon the

## HALLISSEY'S DEFENSE.

## Witnesses Corroborate His Denial that He Shot McLaughlin.

The trial of Thomas Hallissey for the murder of James McLaughlin, brother of Thomas McLaughlin, June 1, 1891, was resumed this morning before Judge Martine in Court 111, of General Sessions.

Mrs. Susan Hallissey, for the defense, testified that she was standing on the sidewalk in front of 44 East Eighty-ninth street when the shooting occurred, with the two shots were a black snuff, or an unfired necktie, hanging down on the shirt-front. Two men had been pulling him along, and he was resisting them. He broke loose and stepped back, then he raised his arm and fired two shots. She could not identify the defendant as the man who fired the shots.

Mrs. Amelia Hacker, testified that about ten o'clock on the night of Aug. 1, 1891, she was sitting in her front room, on the ground floor of 44 East Eighty-ninth street, with her husband and a friend, when she heard a pistol shot.

She ran to the window, and looking out saw a man near the falling, between Nos. 44 and 46, and another man near him on the sidewalk, with a pistol in his hand.

She saw him fire a second shot, and saw the other man fall over against the railing.

The man with the pistol was on the sidewalk, not in the doorway. He was dressed in dark clothes, had a black mustache, was tall and slight, and wore a dark straw hat and a dark necktie.

The husband of Mrs. Hacker, Paul H. Hacker, a mechanical draughtsman, in the employ of the United States Navy, corroborated his wife's testimony.

## MANHATTAN MUST PAY \$15,000.

## James Donivan Beats the "L" a Second Time.

A jury in the Court of Common Pleas before Judge Hooker today awarded James Donivan a verdict of \$15,000 damages against the Manhattan Elevated Railway Company for injuries received by him over a year ago.

This was the second trial of the case. Upon the first trial a verdict of \$10,000 damages was given to Donivan, but on an appeal by the Company a new trial was ordered.

Donivan was working in West Ninety-first street at the time the accident occurred as a laborer. He was not feeling well when he went to work, but remained for some time and then started for home.

He went to the One Hundred and Fourth street station of the Elevated Railroad and dropped his ticket in the box and then found he was on the wrong side of the track. He requested that he should be transferred to the other side. He had some words with the ticket chopper and another of the employees of the road, who told him that he was out of order and that he should get out of the station.

He was taken to the hospital and remained unconscious for several days. He died on the morning of the 11th of the month of July, 1891, after his return attempted to do some work.

This action for damages was then brought.

## STORIES ABOUT THE NARONIC.

## One that She Was Sighted, Another that She Was Sunk.

The report spread considerable of a sensation at first, but it proved to be false. No other news of the missing vessel was received this morning.

The steamship Naronic, from Antwerp and Liverpool, due from Gibraltar, that arrived this morning, had no news of the Naronic.

Another story later got about in shipping circles in regard to the whereabouts of the Naronic, which was not as reliable as the first and perhaps just about as reliable.

The North German Lloyd steamship Lahn, from Bremen, March 7, arrived at New York, March 15, at 10.30, in latitude 41.47, longitude 70.20, a place of a lower mast about fifteen feet in length and standing upright in the water had been passed.

This was seized upon with alacrity and accepted without question as being a portion of the ill-fated freight carrier. The reason was given that a captain of a great ocean steamship would hardly think it worth his while to report the presence of such a piece of lumber in his path.

No other wreckage was passed and no bodies were observed, and the Naronic, seen floating in the vicinity. It is not therefore believed that it is any portion of the missing vessel.

Capt. Parsell, who commands the White Star liner Majestic, which arrived in Liverpool yesterday, emphatically stated his belief that the missing Naronic was still afloat, and that should not be reported as a sinking.

He is one of the most experienced of the commanders in the transatlantic passenger service, and has been on the Naronic for some time.

He thinks the Naronic has struck a derelict and has had her propellers whipped out.

## AT THE TEMPLE OF JUSTICE IN FLATBUSH.

## Litigants and Witnesses Should Provide Additional Protection Against the Horsewhip.

Justice Ingraham, in the Supreme Court, today rendered a decision in the case of Agent Gardner, of Dr. Parkhurst's Society, who was convicted recently of blackmail and is under sentence.

The Justice grants a certificate of reasonable doubt, which will act as a stay pending appeal, but he refuses to admit Gardner to bail in the meantime.

Gardner will therefore remain in the Tombs pending the hearing and determination of the appeal.

Justice Ingraham, in the Supreme Court, today rendered a decision in the case of Agent Gardner, of Dr. Parkhurst's Society, who was convicted recently of blackmail and is under sentence.

The Justice grants a certificate of reasonable doubt, which will act as a stay pending appeal, but he refuses to admit Gardner to bail in the meantime.

Gardner will therefore remain in the Tombs pending the hearing and determination of the appeal.

## A BAD WRECK ON THE ERIE.

## Fast Train Ploaghs Through a Pullman Car at Lackawaxen.

PORT JERVIS, N. Y., March 16.—An accident occurred on the Erie at Lackawaxen, twenty-five miles from here, at 5 o'clock this morning, resulting in the injury of ten passengers, who have just been brought to the hospital in this village.

Fast express train No. 10 ran into train No. 12, which was standing at the depot waiting for a new engine to replace a broken one.

The rear Pullman was split in twain and converted into kindling-wood, throwing the passengers about in every direction.

Not a person in the car escaped unhurt.

The Pullman caught fire, but the blaze was quickly put out.

John Connelley, engineer, and Frank Boyd, of train 10, jumped and escaped injury.

One man, Mr. Cohen, and his little daughter Eva, of Addison, N. Y., occupied berths in the rear of the car. When the crash came they were picked up twenty feet away in an unconscious condition, severely injured.

The conductor of train 10 was William Faulkner, and of train 12 L. E. Mangan. Both are uninjured.

The injured, numbering eleven, are: W. H. DEFFENBERG, of Jersey City, N. J.; M. STAVENBERG, of 36 Taylor street, Newark, N. J.; LOUIS KILGUS, of 438 East Seventy-ninth street, New York.

A MOBILE, Chief Engineer of the Erie, GEORGE BRYANT, 228 Newark street, Newark, N. J.

Mrs. CHARLES MAHER, Elmira, N. Y.

Mrs. MARY MCCORMICK, Rockville, Steuben County, N. Y.

W. A. GRAY, 104 Maiden Lane, New York.

MORRIS COHEN and daughter, Eva, of Addison, N. Y.

JOHN LORSEY, residence unknown, fatally injured.

All the wounded have either brain concussion or serious injuries about the head.

LATIMER, a trainman, unknown, has just been brought in with both legs off.

There is considerable excitement over the wreck, and no one seems to know who is to blame. Every doctor is busy, and the full extent of the casualty may not be known till late this afternoon.

## AGENT GARDNER GETS A STAY.

## Justice Ingraham Grants a Certificate of Reasonable Doubt.

Justice Ingraham, in the Supreme Court, today rendered a decision in the case of Agent Gardner, of Dr. Parkhurst's Society, who was convicted recently of blackmail and is under sentence.

The Justice grants a certificate of reasonable doubt, which will act as a stay pending appeal, but he refuses to admit Gardner to bail in the meantime.

Gardner will therefore remain in the Tombs pending the hearing and determination of the appeal.

## 18 PERSONS HURT.

## Firemen Buried Beneath Falling Walls in Paterson.

PATERSON, N. J., March 16.—One of the most disastrous fires which has occurred here in years broke out at 4.45 o'clock this morning in the old Germania Hall building, at the corner of Hill and Cross streets.

In less than two hours \$75,000 worth of property was swept away and eighteen people injured, one fatally.

The flames were discovered shortly before 5 o'clock in the northwest corner of the saloon in the old part of the building by a baker who was on his morning round.

Mr. and Mrs. Ernest Muller, lessees of the hall, occupy the apartments above the saloon. The baker awoke them by his shouts and they made a rush for the landing, but found it thick with smoke.

Both appeared at the bedroom window, and were about to jump when the baker warned them not to do so and ran to the nearest engine house.

A ladder was run up to the window and Mr. and Mrs. Muller were carried down to their night clothes by firemen.

Henry Weber, the bartender of the saloon in the Germania Building, where the fire originated, was asleep in his room on the top floor. He was awakened by the smoke pouring into his room and was nearly suffocated by the time he had made his way to the roof. He jumped from the second story of one of the cross-street tenements and sustained several bruises.

The flames spread with wonderful rapidity through the new hall, and in half an hour it was a sheet of flame.

At 5.30 o'clock the north wall fell in, burying a number of firemen. Capt. Cook, of engine No. 5, crawled through a hole under what was left of the stairway and fireman John Lafré followed him. Fireman Stannard was found in the gutter covered with bricks.

All are severely injured. They were taken to the hospital. The physicians think they will recover.

A dozen other firemen were injured. Among them were: William Cook, of Engine 5, Irving William Stannard, Engineer Frank Blakeley, Driver John Lafré, Fireman Joseph Horton, Fireman Frank George, Fireman Henry Snyder, Fireman Joseph Horton, Fireman Jacob Snyder, Fireman John Messinger, Fireman Frank George.

A block of frame tenement-houses extending along Cross street for a distance of 150 feet was completely gutted by the flames.

The tenants have escaped with their lives. Mrs. Isabella Murr, who lived on the top floor of one of the tenements, escaped to the street in her nightclothes, only to fall on the icy pavement, breaking her back. She is at the general hospital in a precarious condition.

Ex-Fireman Krue overboard fell from the supply wagon and broke both legs and both arms. He was taken to his home in an ambulance.

Mr. Overbeck was removed to his home, where it was found that his back was broken. Every effort was made by the physicians to save him, but he died a few moments after being placed on his bed.

At noon all the injured persons were reported as doing well except Mrs. Murr, who will probably die.

Turn Master Louis Ungerer saved three valuable furs belonging to the Turn Verdt, but lost his life in doing so. He attempted to save part of the valuable furs, but was dragged from his perilous position by firemen.

The greatest alarm prevailed when it was found that the flames had communicated to the new Turn Hall. The building is of brick, four stories high, and it was thought, owing to the high wind blowing at the time, the whole block would have to go. It was only through the efforts of the Fire Department, under command of Chief Stagg, that the thickly populated neighborhood was not entirely swept away.

The origin of the fire is a mystery. It started in the barroom of the old Germania building, and quickly burned through the partition walls and by the time the nine engines composing the Fire Department of the city arrived on the scene the flames were rushing up the wide stairway leading to the main hall.

The total loss is variously estimated, but the officers of the Turners society think that, including the old Germania building and the tenement-houses, about \$75,000 worth of property went up in smoke.

The new Turn Hall was erected two years ago at a cost of \$30,000.

Clothes Caught Fire from the Stove.

Amelia Greenhagen, twenty-one years old, of 733 East Street, while at work this morning around the stove, was badly burned about the body by her clothing catching fire from the stove. She was sent to Bellevue Hospital.

## EXPLOSION IN A SUBWAY.

## Manhole Cover Blew Off and Caused a Runaway.

The iron cover of the manhole leading into the electric light subway at Madison avenue and Fifty-seventh street was blown off by an explosion last night, nearly causing the death of three persons.

Mrs. and Mrs. Robert C. Sepp, of 131 East Eighty-first street, were in a hack driven by Patrick Coffey when the explosion occurred. A force broke Coffey to the ground, but did not injure him. The horse ran away, but was captured by a policeman at Fifty-sixth street.

It was after 11 o'clock when they moved to the front of the house of Mr. Sepp.

Patrick Coffey, a man of about 40 years of age, was supposed to be his mother, got off an up-train on the Eighth avenue "L" road at the Hundred and Thirty-fifth street, about 10.30 o'clock, and walking up Fifty-sixth street, entered a hack driven by Patrick Coffey, and entered the carriage.

Mrs. and Mrs. Sepp, who were in the hack, were carried out of the hack by the explosion.

A few minutes later three men appeared in the doorway bearing the casket, upon which was a coffin, and the coffin was placed in the hack.

When the casket had been placed in the hack, a driver, who was a white horse, were carried out of the hack by the explosion.

There was quite a crowd in the street when the hack arrived at the house of Mr. Sepp.

Mr. Sepp, who was in the hack, was carried out of the hack by the explosion.

There was quite a crowd in the street when the hack arrived at the house of Mr. Sepp.

Mr. Sepp, who was in the hack, was carried out of the hack by the explosion.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.

## THE FEMALE DOCTORS HELD.

## Sarah Chase and Frederica Diemer to Answer for Manslaughter.

Dr. Sarah H. Chase and Frederica Diemer, who are under indictment for manslaughter in the first degree in connection with the death by strangulation of Margaret Maynard, pleaded "not guilty" before Judge Fitzgerald today in the Court of General Sessions.

Consent for the prisoners asked that bail be fixed at a reasonable amount. Assistant District Attorney Rogers said that the bail should not be less than \$10,000.

The Judge reserved his decision, but pronounced the women to be sane.

Flora P. Brown, who is indicted as an accessory in the same case, was held in \$10,000 bail, which was a further extension of five days to the trial of the case.